MIKHAIL MEEROVICH,					Case No.: 1:22-cv-7625
		Pla	nintiff,		
				STIPULATION EXTENDING	
BIG APPLE LEYDIKER,	INSTITUTE,	INC.,	and	BRONISLAV	DEFENDANTS' TIME TO RESPOND TO COMPLAIN

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned attorneys herein, that the time for Defendants, BIG APPLE INSTITUTE, INC., and BRONISLAV LEYDIKER (collectively "Defendants"), to respond, move, or otherwise answer Plaintiff's Complaint is hereby extended up through and including April 28, 2023. Defendants hereby waive all defenses related to service of process;

IT IS HEREBY FURTHER STIPULATED AND AGREED that fax or electronic signatures shall be deemed originals for the purposes of this Stipulation and that a fax or electronic copy of this Stipulation may be filed with the clerk and used for all purposes.

Dated: March 23, 2023

New York, New York

AKILOV LAW, P.C.

Attorneys for Plaintiff Mikhail Meerovich

SITARAS & ASSOCIATES, PLLC

Attorneys for Defendants Big Apple Institute, Inc., and Bronislav Leydiker

Mark Akilov, Esq. 147-44 Jewel Ave

Flushing NY 11367

Phone: (646) 361-6274

MAkilov1@gmail.com

Yi-Hsin Wu By:

> George Sitaras, Esq. Gerasimos Liberatos, Esq.

Yi-Hsin Wu, Esq.

200 Liberty Street, 27th Floor New York, New York 10281

Phone: (212) 430-6410

Email: george@sitaraslaw.com

Email: liberatos@sitaraslaw.com

Email: yihsin@sitaraslaw.com